

WAS-1330.18d Attachment A

INFORMAL RESOLUTION ATTEMPT

In accordance with Program Statement 1330.18b, <u>Administrative Remedy Program</u>, this form will serve as documentation by the respective staff member and the Unit Manager to Indicate an informal attempt to resolve the complaint of the following inmate.

A BP-9 WILL NOT BE ACCEPTED WITHOUT THIS COMPLETED	FORM ATTACHED.
\$1000 NEW YORK OF THE SECOND S	NO: 56443-048
DATE ISSUED: 5/1/1/24	STAFF: A KOZIOLOK
1. Nature of complaint (to be completed by Inmate): 1 received a RIS depial from warrier Segal of 1 rem. I believe that I have Shown ext Circumstances that lustify reduction comprissionate release under U.S.S.G. due to interruption in medical care, produced interruption puts extraori on my family can bet requisitionally	mordinay In Sontence/ Section 181.13(b)(5) gramming and uisit imperson and
FOR STAFF USE ONLY (to be completed ordinarily within 15 cale 2. Date received from inmate: 5/18/24 3. Staff member assigned by Unit Manager: 4. Efforts made to resolve the problem:	
5. Applicable Program Statement used in this informal resolution atte	empt:
6. Inmate's response to informal remedy attempt:	
Prepared by: Received by Unit Manager: Date returned to inmate:	Don't need to file a TSP-8 for PIS rejection. Teturn to IM.

U.S. Department Of Justice 2:20-cr-00175-TLN Document 78-12 Filed 04/04/25 Page 2 of 9 Federal Bureau of Prisons

Type or use ball-point pen. If attachments are needed, submit four copies. Additional instructions on reverse. LAST NAME, FIRST, MIDDLE INITIAL REG. NO. UNIT INSTITUTION Part A- INMATE REQUEST I am requesting that the BOP files a motion with windrable Judge Number in the US District Court for the Eastern District of collifornia case number 2:30-Cr-05775-TLN to reduce my sentince to time served followed by a three year term of supervised releases believe I have shown extraordinary circumstances that justific ompassionate release under 15 56 section (B1.13/b)(5) due to: programming interruption, mentation medical care interruption and my continued incorrection puts extraordinary hardship on my family. I have attached a copy of the letter filed on my behalf to he warden to this form. SIGNATURE OF REQUESTER

Part B - RESPONSE

	See Attached Response				
DATE	-	WARDEN OR REGIONAL	WARDEN OR REGIONAL DIRECTOR		
If dissatisfied with this response, you may appeal to the Regional Director. Your app	eal must be received in the R	egional Office within 20 calendar	r days of the date of this response.		
THIRD COPY: RETURN TO INMATE		CASE NUMBER:	12.01080.71		
Part C - RECEIPT		CASE NUMBER: _	120080-F1		
Return to:			The second second		
LAST NAME, FIRST, MIDDLE INITIAL SUBJECT:	REG. NO.	UNIT	INSTITUTION		
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Requirement for submission of this request directly to the Regional Director, Bureau of Prisons.

When the inmate believes that he may be adversely affected by submission of this request at the institution level because of the sensitive nature of the complaint, he may address his complaint to the Regional Director. He must clearly indicate a valid reason for not initially bringing his complaint to the attention of the institution staff.

If the inmate does not provide a reason, or if the Regional Director or his designee believes that the reason supplied is not adequate, the inmate will be notified that the complaint has not been accepted. The form sent to the Regional Director will not be returned. However, the inmate may prepare a new request and submit it at the institution if he wishes

ADMINISTRATIVE REMEDY RESPONSE Log No.: 1201080-F1

This is in response to your Request for Administrative Remedy received in my office on May 29, 2024. You are seeking to appeal your reduction in sentence (RIS) denial based on extraordinary and compelling reasons. Furthermore, loss of ability to have face-to-face family visits, interruption of medical care, education, and programming, and family circumstances of providing care for your children.

Title 18 of the United States Code, section 3582(c)(1)(A), allows a sentencing court, on motion of the Director of the Bureau of Prisons (BOP), to reduce a term of imprisonment for extraordinary or compelling reasons. BOP Program Statement 5050.50, Compassionate Release/Reduction in Sentence: Procedures for Implementation of 18 U.S.C. §§ 3582(c)(1)(A) and 4205(g), provides guidance on the types of circumstances that present extraordinary or compelling reasons, such as the inmate's terminal medical condition; debilitated medical condition; status as a "new law" elderly inmate, an elderly inmate with medical conditions, or an "other elderly inmate"; the death or incapacitation of the family member caregiver of the inmate's child; or the incapacitation of the inmate's spouse or registered partner.

Your RIS request was evaluated consistent with this general guidance, and you received a Response to Inmate Request to Staff on May 6, 2024, detailing the basis for your RIS denial. You have presented no additional information that would meet criteria for RIS provisions.

Your Request for Administrative Remedy is denied.

If you are dissatisfied with this response, you may file an appeal with the North Central Regional Director, Federal Bureau of Prisons, North Central Regional Office, 400 State Avenue, Tower II, Suite 800, Kansas City, Kansas 66101-2492, within 20 (twenty) calendar days of the date of this response.

Michael Segal, Warden

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Date

U.S. Department of Judisse 2:20-cr-00175-TLN Document Regional Administratives Repute Appeal

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Type or use ball-point pen. If attachments are needed, submit fo with this appeal.	ur copies. One copy of the complete	ed 6r-229(13) including a	any attachments must be submitte
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NORTH CENTRAL REGION	*		
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days of the date of this response.			HI MINCH L
THIRD COPY: WARDEN'S ADMINISTRATIVE R	EMEDY FILE	CASE NUMBER	
Part C - RECEIPT		CASE NUMBER	
Return to:LAST NAME, FIRST, MIDDLE INITIAL	REG. NO.		INSTITUTION

DATE

U.S. Department of Justice Federal Bureau of Prisons North Central Regional Office

Regional Administrative Remedy Appeal Part B - Response

Administrative Remedy Number: 1201080-R1

This is in response to your Regional Administrative Remedy Appeal received June 25, 2024, in which you state you were inappropriately denied consideration for a reduction in sentence (RIS) under 18 U.S.C. § 3582 (c)(1)(A). For relief, you request reconsideration.

We have reviewed your appeal and the Warden's response dated June 13, 2024. A request for reduction in sentence under 18 U.S.C. § 3582 (c)(1)(A) will be considered when there are extraordinary and compelling reasons which warrant the reduction, there is no danger to the safety of any other person or to the community, and the reduction is consistent with policy. As indicated in the Warden's response, your request was evaluated by staff at the Federal Correctional Institution, Waseca, Minnesota. In making the decision, staff thoroughly reviewed your records and found your circumstances did not meet the policy requirements as outlined in Program Statement 5050.50, Compassionate Release/Reduction in Sentence: Procedures for Implementation of 18 U.S.C §§ 3582 and 4205 (g). Therefore, a RIS is not appropriate at this time.

Based on the above information, this response to your Regional Administrative Remedy Appeal is for informational purposes only.

If you are dissatisfied with this response, you may appeal to the Office of General Counsel, Federal Bureau of Prisons, 320 First Street, NW, Washington, DC 20534. Your appeal must be received in the Office of General Counsel within 30 days from the date of this response.

Date

Andre Matevousian, Regional Director

U.S. Department of Justice Central Office Administrative Remedy Appeal Case 2:20-cr-00175-TLN Document 78-12 Filed 04/04/25 Page 7 of 9

Type or use ball*point pen. If attachments are needed, submit four copies ments must be submitted with this appeal.	. One copy each of the com	pleted BP-DIR-9 and	BP-DIR-10, incl	uding any attach-
From: Felkins, Kristy L 56 LAST NAME, FIRST, MIDDLE INITIAL	6443048 REG. NO.	A	Was	eca, FCI
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9-7-2024 DATE	Kie	WFels	DF REOUESTER	
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DATE		GENERAL	COUNSEL	
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Administrative Remedy No. 1201080-A2 Part B - Response

This is in response to your Central Office Administrative Remedy Appeal wherein you challenge the denial of your request for a Reduction in Sentence (RIS) based on extraordinary and compelling reasons. You claim to be eligible for a sentence reduction due to an interruption of medical treatment, lack of face-to-face visiting, education and programming accomplishments, and family circumstances involving the care of your children. For relief, you request a RIS.

Title 18 of the United States Code, § 3582(c)(1)(A), allows a sentencing court, on motion of the Director of the BOP, to reduce a term of imprisonment for extraordinary and compelling reasons. Pursuant to Program Statement 5050.50, Compassionate Release/Reduction in Sentence: Procedures for Implementation of 18 U.S.C. §§ 3582(c)(1)(A) and 4205(g), the following criteria may be used to file for a RIS: Terminal Medical Condition, Debilitated Medical Condition, Elderly Inmates, Death or Incapacitation of Family Member Caregiver, and Incapacitation of a Spouse or Registered Partner. Additionally, after a request for compassionate release has met criteria in one or more of Secs. 3, 4, 5, and 6, the request will then be evaluated according to Section 7 criteria to determine if the reduction is warranted and consistent with policy.

A review of the administrative record reveals the Warden and Regional Director have already appropriately addressed your request. An inmate may direct a RIS request to the Bureau of Prisons pursuant to 18 U.S.C. §§ 3582(c)(1)(A) and 4205(g) only when there are extraordinary or compelling circumstances that could not reasonably have been foreseen by the court at the time of sentencing. You are designated medical Care Level I, generally healthy. The Warden and Regional Director determined you do not provide "extraordinary and compelling reasons" or other supporting evidence which warrant a RIS pursuant to 18 U.S.C § 3582(c)(1)(A). Thus, staff appropriately determined your reduction in sentence request directed to the Bureau does not meet criteria for relief.

Accordingly, your request is denied.

<u>09</u>–20–24

Date

Timothy Barnett, Administrator National Inmate Appeals